PATENT COOPERATION TREATY

To

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION CONCERNING TRANSMITTAL OF COPY OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (CHAPTER I OF THE PATENT COOPERATION TREATY)

(PCT Rule 44bis,1(c))

TOTAL BUREAU

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Date of mailing (day/month/year) 12 April 2007 (12.04.2007)

Applicant's or agent's file reference ON1116 PCT

IMPORTANT NOTICE

International application No. PCT/US2005/034844 International filing date (day/month/year) 27 September 2005 (27.09.2005) Priority date (day/month/year) 01 October 2004 (01.10.2004)

Applicant

QLOGIC CORPORATION

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)



APR 19 2007

MILEIN, O'NEILL & SINGH

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Yoshiko Kuwahara

PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

See item 4 below

Priority date (day/month/year)

01 October 2004 (01.10.2004)

FOR FURTHER ACTION

International filing date (day/month/year)

27 September 2005 (27.09.2005)

International Patent Classification (8th edition unless older edition indicated)

The International Bureau of WIPO 34, chemin des Colombettes

1211 Geneva 20, Switzerland

Facsimile No. +41 22 338 82 70

m PCT/ID/272 (January 2001)

Applicant's or agent's file reference

See relevant information in Form PCT/ISA/237

QN1116.PCT International application No.

PCT/US2005/034844

OLOGIC CORPORATION

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. I(a).						
2.	This REPORT consists of a total of 7 sheets, including this cover sheet.						
		ace to the written opinion of the International Searching Authority should be read as a reference port on patentability (Chapter I) instead.					
3.	This report contains indications r	elating to the following items:					
	Box No. I	Basis of the report					
	Box No. II	Priority					
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
	Box No. IV	Lack of unity of invention					
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
	Box No. VI	Certain documents cited					
	Box No. VII	Certain defects in the international application					
	Box No. VIII	Certain observations on the international application					
4.		municate this report to designated Offices in accordance with Rules 44bit.3(c) and 93bit.1 but akes an express request under Article 23(2), before the expiration of 30 months from the priority					

Date of issuance of this report 03 April 2007 (03.04.2007) Authorized officer

e-mail: pt07.pct@wipo.int

Yoshiko Kuwahara

PATENT COOPERATION TREATY

From	the RNATIONAL SEA	RCHING AUTH	ORITY				REC'D	13	JUN 2006
To:				PC PC					
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORIT (PCT Rule 43 <i>bis</i> .1)					
					te of mailing y/month/year) see	form PCT/ISA	210 (seco	ond sh	eet)
Applicant's or agent's file reference see form PCT/ISA/220				FOR FURTHER ACTION See paragraph 2 below					
International application No. International filing date PCT/US2005/034844 27.09.2005				dayim	onth/year)	nth/year) Priority date (day/month/year) 01.10.2004			
	national Patent Clas . G06F3/06	sification (IPC) or	both national classification	and If	PC				
Appli QL0	cant OGIC CORPORA	ATION							
1.	This opinion co	ontains indication	ons relating to the folk	lowin	g items:				
	Box No. I	Basis of the op	inion						
	☐ Box No. II	Priority							
	☐ Box No. III	Non-establishr	nent of opinion with rega	ard to	novelty, inventive	e step and inc	lustrial a	pplica	ability
	Box No. IV	Lack of unity of	f invention						
	☐ Box No. V	Reasoned state applicability; ch	ement under Rule 43 <i>bis</i> tations and explanations	s.1(a)i s supi	(i) with regard to reporting such state	novelty, inven ement	tive step	or in	dustrial
	Box No. VI	Certain docum	ents cited						
	Box No. VII		in the international app						
	☐ ,Box No. VIII	Certain observ	ations on the internation	nal ap	plication				
2.	FURTHER ACT	ON							
	If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the international Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.								
	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.								
	For further options, see Form PCT/ISA/220.								
3.	For further detail	s, see notes to F	Form PCT/ISA/220.						



Name and mailing address of the ISA:

European Patent Office - P.B. 5818 Patentis age form NL-2280 HV Rijswijk - Pays Bas Pet. +31 70 340 - 2040 Tx: 31 651 epo nl PCT/ISA/210

Date of completion of this opinion

Alliot, S Telephone No. 121 70 340-9462



Authorized Officer

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2005/034844

	Во	x No.	Basis of the opinion						
1.	1. With regard to the language, this opinion has been established on the basis of:								
	N	the in	the international application in the language in which it was filed						
		a trai	a translation of the international application into , which is the language of a translation furnished for the surposes of international search (Rules 12.3(a) and 23.1 (b)).						
2.	Wit	th regard to any nucleotide and/or amino acid sequence disclosed in the international application and cessary to the claimed invention, this opinion has been established on the basis of:							
	a. type of material:								
	I	□ a	sequence listing						
	[□ ta	ble(s) related to the sequence listing						
	b. format of material:								
	[□ or	paper						
	[□ in	electronic form						
	c. time of filing/furnishing:								
	[□ cc	ontained in the international application as filed.						
	E	□ file	ed together with the international application in electronic form.						
	[⊐ fu	mished subsequently to this Authority for the purposes of search.						
3.		has b copie	dition, in the case that more than one version or copy of a sequence listing andor table relating thereto een filed or furnished, the required statements that the information in the subsequent or additional is it identical to that in the application as filed or does not go beyond the application as filed, as priate, were furnished.						
4.	Add	ditional comments:							

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2005/034844

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-28

No: Claims

Inventive step (IS) Yes: Claims

No: Claims 1-28

Industrial applicability (IA) Yes: Claims 1-28

No: Claims

2. Citations and explanations

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: NAIK D.: "Inside Windows Storage: Server Storage Technologies for Windows 2000, Windows Server 2003 and Beyond" 15 July 2003 (2003-07-15), ADDISON-WESLEY., US, PAGE(S) 137-173
 - D2: US 2003/002503 A1 (BREWER LANI WILLIAM ET AL) 2 January 2003 (2003-01-02)
 - D3: US 2001/047460 A1 (KOBAYASHI NAOTAKA ET AL) 29 November 2001 (2001-11-29)
 - D4: PATHLIGHT: "Deliver server-free backup" April 2000 (2000-04), PATHLIGHT TECHNOLOGY, INC, PAGE(S) 1-8
- The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of independent claim 1 does not involve an inventive step in the sense of Article 33(3) PCT.

The document D2 discloses (the references in parentheses applying to this document):

A method for performing a copy operation between storage devices coupled to a Fibre Channel switch (see from par [0040] to par [0042] and par [0085]), comprising: initiating a write operation with a destination target storage device (par [0045], Fig 4A), wherein the Fibre Channel switch (p 3, I 44-50) initiates the write operation (par [0150], step 4) and sets a source address of a source storage device from where data is to be copied (par [0154], step 6);

receiving a response from the destination storage device wherein the response includes a D ID for the source storage device (par [0152], step 5);

routing the response from the destination storage device to a switch processor (par [0154], step 6);

initiating a read command with the source storage device (par [0158], step 7); and

substituting a RX_ID in the response received from the destination storage device (par [0154], step 6) so that the source storage device receives an expected RX_ID (from par [0160] to par [0164]).

D2 does not explicitly disclose a copy operation between storage devices however it discloses a data transfer operation between a source (that implicitly includes a device for the data storage) and a storage destination (par [0040], par [0141]), such data transfer includes copy operations. Thus the teaching of D2 would be applied by the person skilled in the art without inventive step for a copy operation between storage devices.

In D2 a read command is not disclosed however in D2, the command (see the "redirected transfer read frame" par [154]) initiates a read (par [0158], step 7).

Therefore claim 1 is not considered inventive.

 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of independent claim 8 does not involve an inventive step in the sense of Article 33(3) PCT.

The document D1 discloses (the references in parentheses applying to this document):

A method for performing a copy operation between storage devices (p 152, 128-30) coupled to a Fibre Channel switch (p 154, 114-19), comprising: receiving a user command to copy data from a source storage device to a destination storage device (p 155, 19-12, Fig 5.6, ref 2), wherein the Fibre Channel switch receives the user command and controls the copying operation such that the Fibre Channel switch appears to the source storage device (p 153, 118 to p 154, 16-7) the Fibre Channel switch appears to be the source storage device (Fig 5.6, ref 3).

Document D1 differs from claim 8 in that the method is implemented with a router instead of a switch. Switches are faster than routers and were readily available for

implementing a method for performing a copy operation between storage devices coupled to a Fibre Channel switch at the date of priority of the application e.g. D4 (see p 7, left col, I 12 to p 7, right col, I 30 and Fig 7). As indicated in D1, the person skilled in the art would implement the method with a fibre channel switch (p 154, I 14-19) in order to increase the speed of a copy without inventive skills.

Thus claim 8 is considered non inventive.

4. The same reasoning as for claim 8 applies, mutatis mutandis, to the subject-matter of the corresponding independent claims 15 and 22. The additional features of claim 15 and 22 are also present in D1, a storage area network, a host system and a plurality of storage devices coupled to each other (p 154, I 14-19 and Fig 5.6).

Therefore independent claims 15 and 22 are also considered not inventive.

 Dependent claims 2-7, 9-14, 16-21, 23-28 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step, see documents D1, D2, D3 and the corresponding passages cited in the search report.